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**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

1 Pursuant to agreement of the parties, the Court enters the following processing schedule in  
2 this case:

3

4 **I. Processing of Materials Responsive To Plaintiff's May 21, 2009 FOIA  
Request To the Federal Bureau of Investigation ("FBI") for "Going Dark"  
Materials.**

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6 By letter dated February 7, 2011, the FBI informed Plaintiff that it had completed the  
7 processing of 474 pages responsive to its May 21, 2009 request and was releasing 333 pages to  
8 Plaintiff. FBI shall complete the processing of the remaining potentially responsive materials to  
9 this request identified as of the date of this Order (approximately 480 pages), and produce any  
10 pages the FBI determines are appropriate for release, on or before March 18, 2011.

11 If additional responsive materials are identified after the date of this order, the FBI will  
12 process a minimum of 750 pages of any additional responsive materials identified, including  
13 producing any pages FBI determines are appropriate for release, within 30 days after identifying  
14 the additional responsive materials.

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17 **II. Processing of Materials Responsive To Plaintiff's September 28, 2010 FOIA  
Request to FBI, Drug Enforcement Agency ("DEA") and Criminal Division  
("CRM") for Records Relating to Agency Difficulties Conducting Electronic  
Surveillance.**

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19 The FBI estimates that it has identified approximately 700 pages of potentially responsive  
20 materials to Plaintiff's September 28, 2010 request. FBI shall complete the processing of these  
21 pages, including producing any pages FBI determines are appropriate for release, by April 1,  
22 2011. If additional responsive materials are identified after the date of this order, the FBI will  
23 process a minimum of 750 pages of any additional responsive materials identified, including  
24 producing any pages FBI determines are appropriate for release, within 30 days after identifying  
25 the additional responsive materials.

27 DEA estimates that it has identified approximately 6,000 pages of potentially responsive  
28 materials to Plaintiff's September 28, 2010 request. DEA shall process a minimum of 1,000

1 pages, and produce any pages DEA determines are appropriate for release, by April 1, 2011.  
2 Thereafter, the parties agree that DEA will process a minimum of 750 pages, and produce any  
3 pages DEA determines are appropriate for release, on the first of each subsequent month until the  
4 processing is completed.

5 CRM estimates that it has identified approximately 10,000 pages of potentially responsive  
6 materials to Plaintiff's September 28, 2010 request. The parties agree that CRM will process a  
7 minimum of 1,000 pages, and produce any pages CRM determines are appropriate for release, by  
8 April 1, 2011. Thereafter, the parties agree that CRM will process a minimum of 1,000 pages,  
9 and produce any pages CRM determines are appropriate for release, on the first of each  
10 subsequent month until the processing is completed.

11 The parties agree that the components will file status reports every 60 days from the date  
12 of this order informing the Court of the number of pages they have processed, and how long they  
13 estimate it will take before processing is completed.

14 Plaintiff reserves the right to seek to proceed on summary judgment against the FBI  
15 regarding exemptions and withholdings independently from the other components.

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22 In view of this stipulation, plaintiff's motion for summary judgment is denied without prejudice.  
23 The Case Management Conference is continued to November 17, 2011 at 10:00 a.m., to be held  
24 telephonically.

25 Dated: 3/3/11

26   
27 RICHARD SEEBORG  
28 United States District Judge